Included

✓ Not included

Unsecured Creditors, set out in Part 5, will receive 100% distribution of their timely filed

IN RE:

plan.

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PART 2: PLAN PAYMENTS AND LENGTH OF PLAN

2.1: The post-petition earnings of the debtor(s) are submitted to the supervision and control of the
Trustee and the Debtor(s) shall pay to the Trustee for a period of months as follows:

	per month commencing 08/30/2020 ns; and	_through and including 07/30/2025	for a period of60
\$ month	per month commencingns.	through and including	for a period of
	Continued on attached separate pa	nge(s).	

2.2: Income tax refunds.

If general unsecured creditors are paid less than 100%, as provided in Part 5 of this plan, then during the pendency of this case, the Debtor(s) will provide the Trustee with signed copies of filed federal and state tax returns for each year commencing with the tax year 2020, no later than April 15th of the year following the tax period. In addition to the regular monthly plan payments, indicated tax refunds are to be paid in full to the Trustee upon receipt, however, no later than June 15th of the year in which the tax returns are filed.

2.3: Additional payments.

Check one.

- None. If "None" is checked, the rest of §2.3 need not be completed.
- Debtor(s) will make additional payment(s) to the Trustee from other sources, as specified below. Describe the source, estimated amount, and date of each anticipated payment.

PART 3: TREATMENT OF SECURED CLAIMS

3.1: Maintenance of payments (including the debtor(s)'s principal residence).

Check one.

- None. If "None" is checked, the rest of §3.1 need not be completed.
- Debtor(s) will maintain the current contractual installment payments on the secured claims listed below, with any changes required by the applicable contract and noticed in conformity with any applicable rules. These payments will be disbursed directly by the debtor(s).

Name of Creditor	Last 4 Digits of Account Number	Principal Residence (check box)	Description of Collateral	Current Installment Payment (including escrow)
Shellpoint Mtge Servicing	0560		31 Lapeer Str Deer Park NY	2,284.29
Chase Mortgage	9863		31 Lapeer Str Deer Park NY	384.19

Continued	on attached	separate page(s).		
2 : Cure of default (including tl	ne debtor(s)'s	principal residence).		
The second secon			? need not be completed. I be paid in full through disburs	aments by the	trustoo with
interest, if any, proof of claim f	at the rate : filed before	stated below. U the filing deadli	nless otherwise ordered by the ne under Bankruptcy Rule 3002 contrary timely filed proof of cla	court, the amo	ounts listed on a r any contrary
controlling.					
Name of Creditor	Last 4 Digits of Acct No.	Principal Residence (check box)	Description of Collateral	Amount of Arrearage	Interest Rate (if any)
3: Modification of a r Check one. 2 The debtor(s) is	mortgage se s not seekin	g to modify a m	roperty of the debtor(s). nortgage secured by a property gage secured by the debtor(s)'s		
.3: Modification of a r Check one. The debtor(s) is and file a Loss #676. Complete e mortgage due to coperty address) under duding all past due payalling \$ ncipal balance, includi% interest amortize onthly modified payment onthly payment). The electly to the trustee while the condition of the cond	s not seeking to Mitigation For account nu yments, late (total amoung capitalize ed over_ent) including estimated mile loss mitigation. Control 3 Plan and creditor goir	g to modify a modify a modify a mortge equest under taph below. mber ending x_charges, escrount of arrearage ad arrears will be years with an ginterest and enorthly payment gation is pendiremporaneous with the control of the payment of the payme	creditor name) on the property (last four digits of account when deficiency, legal fees and other), may be capitalized pursuant the stimated monthly payment of escrow of \$	principal residence of the principal residence o	ence and shall see to General Orde to default. All arreade to the mortgage ication. The new and will be paid at the composition of scrow, shall be paramenced paymentation, the debtor(
Check one. The debtor(s) is and file a Loss #676. Complete e mortgage due to operty address) under luding all past due payaling \$	s not seeking to Mitigation For account nu yments, late (total amoung capitalize ent) including estimated modestimated mod	g to modify a modify a modify a mortge equest under to aph below. mber ending x_charges, escrount of arrearage, ed arrears will be years with an g interest and e onthly payment gation is pendiremporaneous we schedule J to refing forward by the separate page (separate page).	creditor name) on the property (last four digits of account when deficiency, legal fees and other), may be capitalized pursuant the stimated monthly payment of escrow of \$	ty known as nt number) is in er expenses du to a loan modificatel balance), at \$(escreen interest, and eabtor(s) has con al loan modificatel balance) at loan modificatel balance.	ence and shall sees to General Order of default. All arreade to the mortgage ication. The new and will be paid at the composition of scrow, shall be parameted payment of the debtor of the direct of the direct of the gram and shall fill gram and shall fill to General order of the direct of the di
Check one. The debtor(s) is and file a Loss #676. Complete e mortgage due to poperty address) under luding all past due pay aling \$	s not seeking to Mitigation Reterminents, late (total amoung capitalize ent) including estimated mile loss mitigation. Control 13 Plan and creditor goir on attached is seeking to a loss mitigation and creditor do a loss mitigation and creditor	g to modify a modify a modify a modify a mortg request under to aph below. The property of arrearage, et arrears will be years with an g interest and ender the programment of arrears will be a greated as a modify payment of a modify payment remporaneous where the programment of a modify a mortg forward by the separate page (separate page) and the programment of the progr	creditor name) on the property (last four digits of accounty), may be capitalized pursuant the estimated monthly payment of escrow of \$	principal residence of the principal residence o	ence and shall see to General Orde on default. All arreade to the mortgage ication. The new and will be paid at total propose ow portion of scrow, shall be paramenced payment ation, the debtor (and the direct of the direct of the confirmation.
Continued of a trial loan modification of a trial loan modification of a trial continued of the debtor(s) is and file a Loss #676. Complete a mortgage due to payaling \$	s not seeking to Mitigation For account nu yments, late (total amoung capitalize and over_ent) including estimated mile loss mitigation. Control 3 Plan and creditor goir on attached as seeking to a loss mitigation aragraph about the seeking to a loss mitigation of the seeking to a loss mitigation aragraph about the seeking to a loss mitigation of the s	g to modify a modify a modify a modify a mortg request under to aph below. mber ending x_charges, escroynt of arrearage, escroynt of arrearage, ed arrears will be years with an g interest and e onthly payment gation is pendiremporaneous with the separate page (separate page) and if years with a modify a mortg tion efforts severed and acception.	creditor name) on the property (last four digits of account when deficiency, legal fees and other), may be capitalized pursuant the stimated monthly payment of escrow of \$	ty known as ty known as the number) is in er expenses due to a loan modificated balance), at \$(escretainterest, and eathor(s) has contained by the contained by the contained by the contained by the contained by known as	ence and shall see to General Orde on default. All arreade to the mortgage ication. The new and will be paid at the control of scrow, shall be parameted payment ation, the debtor (and the direct of the confirmation.

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authorization, exce	pt as otherwise account of arreas s reflected on th	ent modification agre expressly provided b arage due on the clair ne Court's Claims Reg , in the t	oy Court Order, to m of ister as Claim #_	he Trustee is dir The , originally	ected to cease a proof of claim filed for the be	any further affected nefit of
confirmed without	further amend	eement, if all other ment incorporating the ed on the proof of cla	ne order only if th			
Conti	nued on attach	ed separate page(s).				
	est for valuation	on of security, payn	nent of fully se	cured claims, a	and modificati	on of
Check	one.					
☑ No	ne. If "None" is	checked, the rest of §	3.4 need not be	completed.		
	remainder of thecked.	this paragraph is onl	y effective if the	applicable box	in Part 1 of this	s plan
clai par ord	m shall be paid agraph shall no er determining	file a motion to deter pursuant to order of t modify liens underl such motion, and un ebtor(s), as determin	the court upon ying any secured til either comple	determination of d claims under n	of such motion. on-bankruptcy	This law absent an
Name of Creditor	Last 4 Digits of Acct No.	Description of Collateral	Value of Collateral	Total Amount of Claim	Estimated Amount of Creditor's Secured Claim	Estimated Amount of Creditor's Unsecured Claim
Con	ntinued on atta	ched separate page(s	5).			
Check o ☑ Nor □ The	ne. ne. If "None" is claims listed be lincurred we security in lincurred we link link link link link link link link	checked, the rest of § elow were either: ithin 910 days before terest in a motor vehithin 1 year of the pe	3.5 need not be the petition da licle acquired for tition date and s	completed. te and secured the personal us	by a purchase n se of the debtor	(s); or
sec file	se claims will b tions as well.) U d before the fili	any other thing of va e paid pursuant to §3 Inless otherwise orde ng deadline under Ba nce of a contrary tim	3.1 and/or §3.2. (ered by the cour ankruptcy Rule 3	t, the claim amo	ount stated on a over any contra	proof of claim ary amount listed

controlling.

		4 Digits cct No.	Collateral	Amount of	f Claim Ir	nterest Rate
Continued	d on attached sep	parate page(s).				
Check one.	arrec.					
	f "None" is check	ed, the rest of §	3.6 need not be comp	leted.		
The ren	nainder of this p	aragraph is onl	y effective if the appli	cable box in F	Part 1 of this	plan is
checked	1.					
			d the following judicial	liens or nonpo	ossessory, no	n-purchas
manay	COCUPITY INTOPOCT	cartho claime	listed holow impair ove	mntions to w	high the deb	
			listed below impair exe licable state law. See			tor(s) are
entitled 4003(d)	l under 11 U.S.C. . Such claim shal	§522(b) or app		11 U.S.C. §522	2(f) and Bank	tor(s) are ruptcy Rule
entitled	l under 11 U.S.C. . Such claim shal	§522(b) or app	licable state law. See	11 U.S.C. §522 urt upon dete	2(f) and Bank rmination of	tor(s) are ruptcy Rule such
entitled 4003(d) motion.	l under 11 U.S.C. . Such claim shal	§522(b) or app	licable state law. See ant to order of the cou	11 U.S.C. §522	2(f) and Bank	tor(s) are ruptcy Rul such Estimated Amount of
entitled 4003(d) motion.	under 11 U.S.C. Such claim shal Attorney for	§522(b) or app Il be paid pursu Lien	licable state law. See ant to order of the cou	11 U.S.C. §522 urt upon deter Estimated Amount of Secured	2(f) and Bank rmination of Interest Rate on Secured Portion, if	tor(s) are ruptcy Rule such Estimated Amount of Unsecured
entitled 4003(d) motion.	under 11 U.S.C. Such claim shal Attorney for	§522(b) or app Il be paid pursu Lien	licable state law. See ant to order of the cou	11 U.S.C. §522 urt upon deter Estimated Amount of Secured	2(f) and Bank rmination of Interest Rate on Secured Portion, if	tor(s) are ruptcy Rul such Estimate Amount of Unsecured
entitled 4003(d) motion.	under 11 U.S.C. Such claim shal Attorney for	§522(b) or app Il be paid pursu Lien	licable state law. See ant to order of the cou	11 U.S.C. §522 urt upon deter Estimated Amount of Secured	2(f) and Bank rmination of Interest Rate on Secured Portion, if	tor(s) are ruptcy Rul such Estimate Amount of Unsecured
entitled 4003(d)	under 11 U.S.C. Such claim shal Attorney for	§522(b) or app Il be paid pursu Lien	licable state law. See ant to order of the cou	11 U.S.C. §522 urt upon deter Estimated Amount of Secured	2(f) and Bank rmination of Interest Rate on Secured Portion, if	tor(s) are ruptcy Rul such Estimated Amount of Unsecured
entitled 4003(d) motion.	under 11 U.S.C. Such claim shal Attorney for	§522(b) or app Il be paid pursu Lien	licable state law. See ant to order of the cou	11 U.S.C. §522 urt upon deter Estimated Amount of Secured	2(f) and Bank rmination of Interest Rate on Secured Portion, if	tor(s) are ruptcy Rul such Estimate Amount of Unsecured
entitled 4003(d) motion.	under 11 U.S.C. Such claim shal Attorney for	§522(b) or app Il be paid pursu Lien Identification	Description of Collateral	11 U.S.C. §522 urt upon deter Estimated Amount of Secured	2(f) and Bank rmination of Interest Rate on Secured Portion, if	tor(s) are ruptcy Rul such Estimate Amount of Unsecure
entitled 4003(d) motion.	Attorney for Creditor	§522(b) or app Il be paid pursu Lien Identification	Description of Collateral	11 U.S.C. §522 urt upon deter Estimated Amount of Secured	2(f) and Bank rmination of Interest Rate on Secured Portion, if	tor(s) are ruptcy Rul such Estimate Amount of Unsecure

☑ None. If "None" is checked, the rest of §3.7 need not be completed.

Part 5 below.

The debtor(s) elect to surrender to each creditor listed below the collateral that secures the creditor's claim. The debtor(s) request that upon confirmation of this plan the stay under 11 U.S.C. §362(a) be terminated as to the collateral only and that the stay under 11 U.S.C. §1301 be terminated. Any timely filed allowed unsecured claim resulting from the disposition of the collateral will be treated in

Name of Creditor	Last 4 Digits of Acct No.	Description of Collateral
PART 4: TREATMENT OF FE	ES AND PRIORITY CLAIMS	
4.1: General.		
Trustee's fees and all allowed	oriority claims, including domesti	c support obligations other than those treat
in §4.5, will be paid in full with		e support our garding of the trial those treat
4.2: Trustee's fees.		
Trustee's fees are governed b	y statute and may change during	the course of the case.
4.3: Attorney's fees.		
The balance of the fees owed	to the attorney for the debtor(s)	is \$3,000.
4.4: Priority claims other th	nan attorney's fees and those	treated in §4.5.
Check One.		
	ecked, the rest of §4.4 need not be	
The debtor(s) intend t	to pay the following priority claim	ns through the plan:
Name of Cre	editor	Estimated Claim Amount
internal Revenue Service		11,129.00
Continued on attach	ed separate page(s).	
4.5 : Domestic support obli	gations.	
Check One.		
□ None. If "None" is che	ecked, the rest of §4.5 need not b	e completed.
		current with this obligation. Complete table
below; do not fill in a		not current and will be not be a second
The debtor(s) has a do		not current and will be paying arrears throu

Name of Recipient	Date of Order	Name of Court	Monthly DSO Payment	Amount of Arrears to be Paid through Plan, If Any

PART 5: TREATMENT OF NONPRIORITY UNSECURED CLAIMS

Al	owe	d nonpriority un	secur	ed claims will be paid pro rata:
		Not less than th	ne sur	m of \$
		Not less than	10	% of the total amount of these claims.
		From the funds this plan.	rema	aining after disbursement have been made to all other creditors provided for in

If more than one option is checked, the option providing the largest payment will be effective.

PART 6: EXECUTORY CONTRACTS AND UNEXPIRED LEASES

6.1: The executory contracts and unexpired leases listed below are assumed and will be treated as specified. All other executory contracts and unexpired leases are rejected.

Check one.

- □ None. If "None" is checked, the rest of §6.1 need not be completed.
- Assumed items. Current installment payments will be paid directly by the debtor(s) as specified below, subject to any contrary court order or rule. Arrearage payments will be disbursed by the trustee.

Name of Creditor	Description of Leased Property or Executory Contract	Current Installment Payment by Debtor	Amount of Arrearage to be Paid by Trustee
Lincoln Automotive	2018 Lincoln MKC	385.00	none

PART 7: VESTING OF PROPERTY OF THE ESTATE

Unless otherwise provided in the Order of Confirmation, property of the estate will vest in the debtor(s) upon completion of the plan.

PART 8: POST-PETITION OBLIGATIONS

- **8.1:** Post-petition mortgage payments, vehicle payments, real estate taxes, and domestic support obligations are to be made directly by the debtor(s) unless otherwise provided for in the plan.
- **8.2:** Throughout the term of this Plan, the debtor(s) will not incur post-petition debt over \$2,500.00 without written consent of the Trustee or by order of the Court.

PART 9: NONSTANDARD PLAN PROVISIONS

9.1: Check "None" or list nonstandard plan provision	9.1:	Check	"None" o	rlist	nonstandard	pla	in provision
--	------	-------	----------	-------	-------------	-----	--------------

■ None. If "None" is checked, the rest of §9.1 need not be completed.

Under Bankruptcy Rule 3015(c), nonstandard provisions must be set forth below. A nonstandard provision is a provision not otherwise included in the form plan or deviating from it. Nonstandard provisions set out elsewhere in this plan are ineffective.

The following plan provisions will be effective only if there is a check in the box "included" in §1.1(c).

The debtor shall make direct monthly payments on the student loans when same become due. Student loans are currently in deferred status.

PART 10: CERTIFICATION AND SIGNATURE(S):

10.1: I/we do hereby certify that this plan does not contain any nonstandard provisions other than those set out in the final paragraph.

Signature of Debtor 1

7/21/

Signature of Attorney for Debtor(s)

Dated: 1-21-2020